UNITED STATE DISTRICT OF	ES DISTRICT COURT MASSACHUSETTS
EMORY ZIPPERER	
Plaintiff,	)
vs.	) Civil Action No. : 03-12379 MLW
RAYTHEON COMPANY, INC.	)
Defendant.	) ) )

## ASSENTED TO MOTION TO REVISE DISCOVERY PLAN IN STATEMENT FOR LOCAL RULE 16.1 CONFERENCE

The Plaintiff in the above-referenced matter hereby request a slight extension of the deadlines for the discovery plan as the Plaintiff needed additional time to complete his discovery responses. The Defendant assents to the following revised plan.

## I. DISCOVERY PLAN

The parties propose the following changes to the discovery plan:

C. On or before November 22, 2004: Plaintiff's responses to Interrogatories and document requests due; and on or before December 22, 2004, Defendant's responses to Interrogatories and document requests due.

All other dates contained in the discovery plan are to remain the same.

Respectfully submitted,

Asssented to:

RAYTHEON COMPANY

By its Attorney,

EMORY ZIPPERER By his Attorney,

James F. Kavanaugh, Jr.

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Dated: 11/23/04

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## CERTIFICATE OF SERVICE

I nereby certify that a true copy of the above document was served upon the attorney of record for each other party by mail (by hand)-